



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 927]

THURSDAY, SEPTEMBER 6.

[1951]

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1951.

Dated at Melbourne, this
4th day of September, 1951.

RAY. H. BEERS,
Secretary for Labour.

BUILDERS' LABOURERS BOARD.

Clause 1 of Part I. and clause 1 of Part II. of the Determination made on the 4th May, 1951, and in force as from the beginning of the first pay period to commence in May, 1951, shall be replaced by the following clauses:—

PART I.

This part applies only in respect of the employment of persons on the construction renovation repair alteration or demolition of buildings performed on the site thereof, and in particular it shall have no application to employment by an employer in any industry where the work performed by the employee is subsidiary or auxiliary to the chief and principal purpose and business of such industry.

WAGES.

1. (a) For skilled builders' labourers—6s. 0½d. per hour.
For ordinary builders' labourers—5s. 9½d. per hour.

(NOTE.—To the above amounts must be added any allowance payable in accordance with clause 6 of this Part.)

(b) "Builders' Labourer—skilled" means an employee engaged upon the work of steel structural erector (on steel frame buildings), gear hand, rigger, pile driver, tackle hand, gantry hand or crane-hand, dogman, scaffolder, powder monkey, drainer, demolisher, jack-hammerman, winch or hoist driver or mixer driver.

(c) "Builders' Labourer—ordinary" means an employee engaged under this Determination in occupations other than those set out in sub-clause (b) of this clause.

Definition.

(d) "Federation" means the Australian Builders' Labourers' Federation.

PART II.

This Part applies to the employment of persons employed as builders' labourers in mixed industry as defined in clause 12 of this Part.

WAGES PER WEEK.

I. (a)		Higher Grade.	Lower Grade.
		£ s. d.	£ s. d.
Builders' Labourer	11 1 0	10 12 0

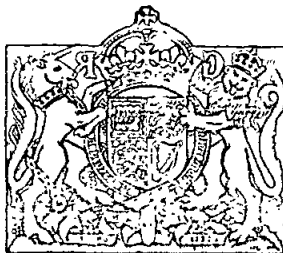
Provided that where an employee is engaged on work other than "maintenance" as defined in clause 12 of this Part, the above-stated wage rates shall be increased by an additional amount at the rate of 2s. 6d. per week when so employed. Such is the additional amount referred to in the proviso to clause 13 of this Part.

(b) An employee whose employment is terminated by the employer within six months of his employment for any cause other than for malingerer, inefficiency, neglect of duty or misconduct, shall on such termination be entitled to be paid for such work performed by him an additional amount at the rate of 3s. per week.

Clauses, other than clause 1 of Part I, and clause 1 of Part II, of the said Determination shall remain in force.

By Authority: J. J. GOURLEY, Government Printer, Melbourne.

No. 927.—7564/51.—Parce 3d.



VICTORIA

GOVERNMENT OF INDIA

Gazette of India

Published at the expense of the Government of India, for transmission by post as a newspaper.

[890]

THURSDAY, SEPTEMBER 6.

No. 931

Begins on September 6, 1912.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 51 OF THE
WORKERS AND SHOES ACT, 1911 (No. 42).

I, Ramaury Henry Beers, Secretary to Japan, in pursuance of the powers conferred by the
Government of India Act, hereby make and issue the following adjustment of the Wages
Board relating to permanent workers showing adjustments from time of publication of the
first day to commence in August 1912.

RAY H. BEERS,
Secretary to Japan.

Dated at Melbourne, this

11th day of September, 1912.

BUILDERS, LABOURERS BOARD

(Part I of Part I) and clause 1 of Part II of the Determination made on the 1st July, 1912, and in force as from
the beginning of the year last bearing to commence in July, 1912, shall be replaced by the following clause:

PART I

This part applies only to the employment of persons on the construction labourer section of demolition
of buildings bearing on the site of a building or demolition of structures or parts thereof, or
where the work consists of the removal of such parts.

Wages

I. (a) For skilled masons, carpenters— $\text{Rs. } 4/-$ per hour.
For unskilled masons— $\text{Rs. } 3/-$ per hour.

(b) (Note.—To the above amounts may be added any allowance payable in accordance with the
particulars of service.)

(c) "Builder, labourer—ordinary," means an employee under this Determination in accordance with
the following rates of pay given to mixed drivers:

(d) "Builder, labourer—outward," means an employee under this Determination in accordance with
the rates given to the following:

PART II

This part applies to the employment of persons engaged as porters in boxes in India as defined in clause 15 of
this Part.

Wages per Mile

I. (a)

Porter's grade	Wages per mile
3 & 4	Rs. 3
5	Rs. 2
6	Rs. 1
7	Rs. 1
8	Rs. 1
9	Rs. 1
10	Rs. 1
11	Rs. 1
12	Rs. 1
13	Rs. 1
14	Rs. 1
15	Rs. 1
16	Rs. 1
17	Rs. 1
18	Rs. 1
19	Rs. 1
20	Rs. 1

(d) To employee whose wages are increased to 10/- per mile to 12/- per mile on account of his being a
porter for demolition, reconstruction, or repair, subject to the maximum amount of his compensation for his services
not exceeding 10/- per mile.

(e) To employee whose wages are increased to 12/- per mile to 14/- per mile on account of his being for
any period of time an additional amount of wages as porters in India as defined in clause 15 of this Part.

(f) To employee whose wages are increased to 14/- per mile to 16/- per mile on account of his being for
any period of time an additional amount of wages as porters in India as defined in clause 15 of this Part.

General, after part clause 1 of Part I and clause 1 of Part II, or the said Determination shall remain in force.